

ANALYSIS

This ordinance amends Title 8 – Consumer Protection and Business Regulations and Title 20 – Utilities of the Los Angeles County Code relating to fees and fee category definitions for inspections conducted by the Department of Public Health by:

- Increasing and decreasing many of the public health fees found in Title 8 and Title 20 to support the implementation of a workload-based fee structure utilizing a methodology that reflects actual costs of services.
- Adding public health fees to Title 8 and Title 20 to recover costs of services that were previously provided to parties without a fee.
- Adding to and deleting from Title 8 and Title 20 many definitions relating to public health fees to make them consistent with the definitions found in State laws and regulations, and to create new categories of service fees.
- Amending Title 8 to change the method used to determine charitable status to qualify for no-fee licenses and permits.
- Adding to Title 8 a service that allows businesses to request an expedited review of construction permits for an additional fee that recovers actual costs for overtime services.

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Requested: 11/04/10
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ORDINANCE NO. _____

An ordinance amending Title 8 – Consumer Protection and Business Regulations, and Title 20 – Utilities of the Los Angeles County Code.

The Board of Supervisors of the County of Los Angeles ordains as follows:

SECTION 1. Section 8.04.025 is hereby added to read as follows:

8.04.025 Animal food market.

"Animal food market" means a retail facility selling pet food or livestock feed, either packaged or in bulk.

SECTION 2. Section 8.04.067 is hereby deleted in its entirety:

8.04.067 Carnival.

~~"Carnival" means a public spectacle, fair, community event or diverse entertainment and amusement which may include, but is not limited to: merry-go-rounds, Ferris wheels, or other similar mechanical apparatus or rides; menageries, trained animal acts, or animal rides, petting or similar animal exhibitions; acrobatic or other physical feats or demonstrations by performers; sideshows, games or tests of strength or skills; exhibitions of arts and crafts; and, public eating places, for which a fee or payment may be charged for entry into the location, viewing of any such entertainment, exhibition or amusement, participation in any of its activities, or purchase of food, drink or merchandise.~~

SECTION 3. Section 8.04.067 is hereby added to read as follows:

8.04.067 Body art establishment, temporary.

"Body art establishment, temporary" means a body art establishment as defined in Los Angeles County Code, Title 11, Section 11.36.070 which operates at a body art temporary event as defined in Section 11.36.100.

SECTION 4. Section 8.04.068 is hereby deleted in its entirety:

~~8.04.068 Carnival concession stand.~~

~~"Carnival concession stand" means each store, booth, or stand which gives, sells or offers for sale, food or drinks to the public, guests, patrons or employees in conjunction with or as part of a carnival.~~

SECTION 5. Section 8.04.068 is hereby added to read as follows:

8.04.068 Body art temporary event, promoter.

"Body art temporary event, promoter" means the person who organized a body art temporary event as defined in Section 11.36.100.

SECTION 6. Section 8.04.069 is hereby added to read as follows:

8.04.069 Caterer.

"Caterer" means a food facility at a fixed location where food is prepared for service at another location pursuant to a contract or other arrangement.

Section 7. Section 8.04.075 is hereby amended to read as follows:

8.04.075 Certified farmers' market.

"Certified farmers' market" means that portion of a community event or other location, approved by the Los Angeles County Agricultural Commissioner, where agriculture products are sold by producers or certified producers directly to consumers.

A certified farmers' market may be operated by one (1) or more certified producers, by a nonprofit organization, or by a local government agency.

Section 8. Section 8.04.076 is hereby added to read as follows:

8.04.076 Certified farmers' market sponsor.

"Certified farmers' market sponsor" means a person or organization that operates a location within a Community Event or other location, which location is approved by the Los Angeles County agricultural commissioner, and from which agriculture products are sold by producers or certified producers directly to consumers.

SECTION 9. Section 8.04.081 is hereby added to read as follows:

8.04.081 Children's day camp.

"Children's day camp" means a Children's camp as defined in Section 8.04.080, which is attended by children for either five (5) consecutive days or five (5) days in a fourteen (14) day period without an overnight stay.

SECTION 10. Section 8.04.087 is hereby added to read as follows:

8.04.087 Community event.

"Community event" means an event which is of a public, civic, political, or educational nature, including state and county fairs, city festivals, circuses, certified farmers markets and other public gathering events approved by the County health officer.

SECTION 11. Section 8.04.088 is hereby added to read as follows:

8.04.088 Community event/seasonal event permit.

"Community event/seasonal event permit" means written authorization to operate issued by the County health officer to a community event sponsor or food booth following approval of an application and payment of the appropriate service fee.

SECTION 12. Section 8.04.089 is hereby added to read as follows:

8.04.089 Community event sponsor/organizer.

"Community event sponsor/organizer" means a person who is responsible for the maintenance of all areas and facilities that are used by the public or are shared by food booths at a community event.

SECTION 13. Section 8.04.090 is hereby amended to read as follows:

8.04.090 Community water system.

"Community water system," as used in this chapter, means a public water system as defined in Section 64411, Title 22, California Administrative Code, of Regulations, as a community water system. that serves at least fifteen (15) service connections used by yearlong residents.

SECTION 14. Section 8.04.138 is hereby added to read as follows:

8.04.138 Food cart, high risk.

"Food cart, high risk" means an unenclosed, non-motorized vehicle with compartments for preparing food, including, but not limited to, a heated cooking surface and hot and cold holding bins. Food preparation shall be limited to: cooking to order; preparing beverages to order; dispensing and portioning of non-potentially hazardous foods, as defined in California Health and Safety Code, Section 113871; slicing or

chopping food on the heated cooking surface; and the holding in a hot food compartment as permitted by California Health and Safety Code, Section 113818 (b)(6).

SECTION 15. Section 8.04.139 is hereby added to read as follows:

8.04.139 Food cart, low risk.

"Food cart, low risk" means an unenclosed, non-motorized vehicle which sells prepackaged foods only.

SECTION 16. Section 8.04.141 is hereby amended to read as follows:

8.04.141 Food establishment.

"Food establishment" means any room, building, or place, or portion thereof, maintained, used, or operated for the purpose of storing, preparing, ~~serving,~~ manufacturing, packaging, transporting, salvaging, or otherwise handling food at the wholesale retail level. Food establishments include, but are not limited to, food warehouses, wholesale food markets, food processing establishments, and ice plants.

SECTION 17. Section 8.04.142 is hereby amended to read as follows:

8.04.142 Food facility.

"Food facility" means a food facility as defined in the California Health and Safety Code, Section 113789.~~"Food facility" means any food establishment, food warehouse, milk warehouse, mobile food facility, mobile support unit, vehicle, vending machine, swap meet prepackaged food stand, mobile preparation unit, or any place used in conjunction with the operation of the above, including, but not limited to, storage facilities for food utensils, equipment, and materials.~~

SECTION 18. Section 8.04.143 is hereby added to read as follows:

8.04.143 Food facility, high risk.

"Food facility, high risk" means a restaurant or retail food market which meets any of the following criteria:

- A. Offers a menu that involves preparation of a variety of potentially hazardous foods as defined in the California Health and Safety Code, Section 113871;
- B. Prepares potentially hazardous food in advance of service using a food preparation method that involves two (2) or more steps which may include: combining potentially hazardous ingredients, cooking, cooling, reheating, hot or cold holding, freezing, or thawing;
- C. Prepares foods for multi-day use by the restaurant or food market;
- D. Prepares or processes raw food products such as sushi, meat, seafood, raw sprouts, or poultry;
- E. Processes meat, seafood or poultry by smoking, curing, or drying;
- F. Uses reduced oxygen packaging methods;
- G. Uses multi-use eating and drinking utensils.

SECTION 19. Section 8.04.144 is hereby added to read as follows:

8.04.144 Food facility, low risk.

"Food facility, low risk" means any bar serving only alcoholic beverages or a restaurant or retail food market which meets all of the following criteria:

- A. Offers for sale or serves only prepackaged food items;

B. Prepares or serves only non-potentially hazardous foods or heats only commercially processed, potentially hazardous foods for hot holding;

C. Offers only single-use eating and drinking utensils, if utensils are offered.

SECTION 20. Section 8.04.146 is hereby added to read as follows:

8.04.146 Food facility, moderate risk.

"Food facility, moderate risk" means a restaurant, retail food market with nonpackaged foods, or a private school cafeteria, except for preschools, which meet the following criteria:

A. Prepares or serves potentially hazardous food in quantities based on projected same day consumer demand, and discards prepared foods that are not sold or served the same day; and

B. Uses single-use eating and drinking utensils; or

C. Cuts or trims produce for sale without further preparation.

SECTION 21. Section 8.04.150 is hereby amended to read as follows:

8.04.150 Food market, retail.

"Food market, retail" means a food facility where bakery products, meats, fish, shellfish, seafood, poultry, preserves, dairy products, eggs, ice, candy, fruits, vegetables, spices, herbs, vitamins, food supplements, or any other foods or food products, or beverages, whether in bulk, canned, wrapped, bottled, packaged, or in any other form, are sold or offered for sale at retail for consumption on premises other than where sold. "Food market, retail," however, shall not include any "food salvager" as defined in Section 8.04.180.

A. "Retail food market" includes, but is not limited to: any vitamin and supplement store, botanica, retail fruit and vegetable market, retail fish market, retail grocery market, convenience store, retail meat market, or combination of those listed.

1. ~~Animal food market;~~

2. ~~Retail delicatessen;~~

3. ~~Retail fruit and vegetable market;~~

4. ~~Retail fish market;~~

5. ~~Retail grocery market;~~

6. ~~Grocery store;~~

7. ~~Retail meat market;~~

8. ~~Retail packaged food store;~~

9. ~~Combination of the above;~~

10. ~~Or any place or establishment where animal food, bakery products, meats, fish, shellfish, seafood, poultry, preserves, jelly, relish, creamed cheese, fruit, vegetables, vitamins, food supplements, or any other foods or food products, or beverages, whether in bulk, canned, wrapped, bottled, packaged, or in any other form, are sold or kept for sale at retail for consumption on premises other than where sold. "Retail food market," however, shall not include any "food salvager" as defined in Section 8.04.180.~~

B. ~~Establishments~~Facilities utilizing an area of ~~less~~more than ~~40~~twenty-five (25) square feet but less than ~~50 three hundred (300)~~ square feet for retail food market operations, and ~~if nothing is~~ that do not sell or offer for sale foods other than~~sold or dealt~~

~~in except~~ prepackaged candy, prepackaged nuts, chewing gum, bottled soft drinks or other prepackaged nonpotentially hazardous food, and pet shops selling animal food packaged or bulk, shall be exempt from the requirement for ~~issued a public health~~ permit under this section.

SECTION 22. Section 8.04.189 is hereby added to read as follows:

8.04.189 Food vehicle, high risk.

"Food vehicle, high risk" means a fully enclosed vehicle which prepares food for retail sale.

SECTION 23. Section 8.04.192 is hereby added to read as follows:

8.04.192 Food vehicle, low risk.

"Food vehicle, low risk" means a vehicle which sells prepackaged foods with no food preparation.

SECTION 24. Section 8.04.219 is hereby added to read as follows:

8.04.219 Garment manufacturing complex.

"Garment manufacturing complex" means any establishment, its contents, and the contiguous land or property which rents, leases or lends facilities within said establishment, for the purpose of conducting business as a garment manufacturing establishment as defined in Section 8.04.220. A garment manufacturing complex which rents, leases or lends space to no more than one garment manufacturing establishment is exempt from this definition.

SECTION 25. Section 8.04.222 is hereby added to read as follows:

8.04.222 Geothermal heat exchange well.

"Geothermal heat exchange well" means a geothermal heat exchange well as defined in Section 13713 of the California Water Code.

SECTION 26. Section 8.04.285 is hereby added to read as follows:

8.04.285 Local small water systems.

"Local small water systems" means a water system for the provision of piped water to county-owned or county-operated facilities, such as a fire station, library, school, or other similar institutions, for human consumption which serves at least one (1), but not more than four (4), service connections. Shared well agreement parcels and single parcels of land with homes occupied by members of the same family shall not be included in this classification.

SECTION 27. Section 8.04.315 is hereby added to read as follows:

8.04.315 Monitoring well.

"Monitoring well" means a monitoring well as defined in Section 13712 of the California Water Code.

SECTION 28. Section 8.04.332 is hereby added to read as follows:

8.04.332 Non-community water systems – non-transient population.

"Non-community water systems – non-transient population" means a non-community water system as defined in California Health and Safety Code, Section 116275(j) which regularly serves twenty-five (25) or more of the same persons for more than six (6) months per year.

SECTION 29. Section 8.04.333 is hereby added to read as follows:

8.04.333 Non-community water systems – transient population.

"Non-community water systems – transient population" means a non-community water system as defined in California Health and Safety Code, Section 116275(j) which regularly serves fewer than twenty-five (25) of the same persons for more than six (6) months per year.

SECTION 30. Section 8.04.345 is hereby deleted in its entirety:

~~8.04.345 Picnic food service operation.~~

~~"Picnic food service operation" means any food preparation or service provided by a food caterer who has been issued a public health permit and who operates an itinerant restaurant for temporary period of time not to exceed 250 hours of food serving at any one location or on any one premises during a calendar year.~~

SECTION 31. Section 8.04.345 is hereby added to read as follows:

8.04.345 Permanent supportive housing.

"Permanent supportive housing" means housing which is available to, and intended for, persons who are homeless, or at-risk of homelessness, and have multiple barriers to employment and housing stability, which barriers include mental illness, chemical dependency, or other disabling or chronic health conditions. To qualify as "permanent supportive housing" each tenant household must have a lease, or a similar form of occupancy agreement, without a limit on length of tenancy, as long as the terms and conditions of the lease or occupancy agreement are met. Additionally, all members of tenant households must have facilitated access to case managers who provide access to supportive services, including intensive case management, information and

referral to services to health and dental care, mental health services, substance abuse services, transportation coordination, and linkage to potential out-placements for tenants.

SECTION 32. Section 8.04.353 is hereby added to read as follows:

8.04.353 Prepackaged food.

"Prepackaged food" means any food prepared at an approved source, properly labeled and packaged by the manufacturer to prevent any contamination of the food prior to opening and/or consumption by the consumer.

SECTION 33. Section 8.04.365 is hereby added to read as follows:

8.04.365 Production well.

"Production well" means a well or water well as defined in Section 13710 of the California Water Code.

SECTION 34. Section 8.04.395 is hereby added to read as follows:

8.04.395 Residential hotel/single room occupancy.

"Residential hotel/single room occupancy" means a hotel which rents single rooms for more than thirty (30) days to be used by individuals as their primary residence and for sleeping purposes.

SECTION 35. Section 8.04.400 is hereby amended to read as follows:

8.04.400 Restaurant.

"Restaurant" means a food facility in a fixed location where food is stored, prepared, and offered for sale directly to the public for immediate consumption, either on or off the premises.

A.——~~"Restaurant" means includes any bistro, brasserie, buffet, cafe, coffee shop, cafeteria, short-order café, sandwich shop, stand, luncheonette, tavern, cocktail lounge, pub, theater snack bar, juice bars, bed and breakfast, soda fountain, temporary refreshment stand, private school cafeteria or eating establishment, and any other eating or drinking establishment, organization or club, including veterans' club, boarding house or guest house, which gives, sells or offers for sale, food or drink to the public, guests, patrons or employees, as well as kitchens in which food is prepared on the premises for serving elsewhere, including catering functions.~~

B.——~~"Restaurant" includes a snack bar or refreshment stand on the premises of any drive-in or walk-in theater if food items are prepared on the premises for sale at such snack bar or refreshment stand.~~

C.——~~"Restaurant" shall not include vending machines, vehicles, cooperative arrangements by employees who purchase food or beverages for their own consumption, and where no employee is assigned full time to care for or operate equipment used in such arrangement, or private homes; nor shall the term "restaurant" include churches, church societies, private clubs or other nonprofit associations of a religious, civic improvement, philanthropic, social, political or educational nature, which purchase food, food products or beverages, or which receive donations to their members, or for service or sale at a reasonable charge to their member or the general~~

~~public at occasional fundraising events, for consumption on or off the premises at which the food, service of such food, food products or beverages does not constitute a primary purpose or function of the club or association, and if no employee or member is assigned full time to care for or operate equipment used in such arrangement.~~

SECTION 36. Section 8.04.415 is hereby added to read as follows:

8.04.415 Senior feeding site.

"Senior feeding site" means a location which provides meals that were prepared at an offsite location previously approved by the County health officer, to senior citizens free of charge or at a reduced cost.

SECTION 37. Section 8.04.440 is hereby amended to read as follows:

8.04.440 Swimming pool.

"Swimming pool" means a wholly artificial basin, chamber or tank, constructed or prefabricated with impervious bottoms and sides, that is intended for recreational or therapeutic use. "Swimming pool" includes spa pools, special purpose pools, and wading pools, but does not include baths where the main purpose is the cleansing of the body, nor individual therapeutic tubs that are drained and sanitized between each use. "Swimming pool" does not include any pool that is intended for non-commercial use as a pool by the occupants of not more than three (3) dwelling or living units~~any artificial pool, pond or body of water used or intended for swimming or bathing, except a~~

~~private pool or pond maintained in connection with a single, two, three or four family residence and available only to the families of the householders and their private guests.~~

Section 38. Section 8.04.441 is hereby added to read as follows:

8.04.441 Swimming pool, high risk.

"Swimming pool, high risk," means a swimming pool, as defined in Section 8.04.440, located at a health club or water theme park.

Section 39. Section 8.04.442 is hereby added to read as follows:

8.04.442 Swimming pool, low risk.

"Swimming pool, low risk," means a swimming pool, as defined in Section 8.04.440, located at multiple family dwellings with four (4) or more living units, mobile home parks, and community pools that serve a collection of single family dwelling.

Section 40. Section 8.04.443 is hereby added to read as follows:

8.04.443 Swimming pool, moderate risk.

"Swimming pool, moderate risk," means a swimming pool, as defined in Section 8.04.440, located at a hotel, motel, public or private school, children's camp, swim school, country club, municipal facility, organization or medical facility.

Section 41. Section 8.04.444 is hereby added to read as follows:

8.04.444 Swimming pool renovation, major.

"Swimming pool renovation, major" means any one of the following: re-plaster, resurface, or re-plumb of a pool greater than one-hundred-thousand (100,000) gallons, installation of an ozone corona discharge system, installation of all new equipment, or any combination of standard or minor renovations, as those terms are defined in Section 8.04.446 and Section 8.04.445, respectively, estimated to require more than three (3) hours for review and approval by the County health officer.

Section 42. Section 8.04.445 is hereby added to read as follows:

8.04.445 Swimming pool renovation, minor.

"Swimming pool renovation, minor," means any one of the following: replacement of a piece of equipment or drain cover, a fencing change, restroom change, or other renovation estimated to require one (1) hour or less for review and approval by the County health officer.

Section 43. Section 8.04.446 is hereby added to read as follows:

8.04.446 Swimming pool renovation, standard.

"Swimming pool renovation, standard," means any one of the following: re-plaster, resurface, or re-plumb of a pool less than one-hundred-thousand (100,000) gallons or any combination of standard or minor renovations, as those terms are defined in Section 8.04.446 and Section 8.04.445, respectively, estimated to require more than one (1) hour but less than three (3) hours for review and approval by County health officer.

SECTION 44. Section 8.04.425 is hereby added to read as follows:

8.04.425 Service connection.

"Service connection" means the point of connection between a customer's piping or constructed conveyance, and a water system's meter, service pipe, or constructed conveyance.

SECTION 45. Section 8.04.435 is hereby amended to read as follows:

8.04.435 Swap meet prepackaged food standbooth.

"Swap meet prepackaged food ~~stand~~booth" means a temporary food facility, as defined by Section ~~113785-114335(a)~~ of the California Health and Safety Code, ~~other than a retail food vehicle,~~ operated at a swap meet, by a swap meet operator or its lessee, which offers for sale, or gives away, only non-potentially hazardous prepackaged foods, and whole, uncut produce. As used in this section, "swap meet" and "swap meet operator" shall have the meanings set forth in Section 21661 of the Business and Professions Code.

SECTION 46. Section 8.04.436 is hereby added to read as follows:

8.04.436 State small water systems.

"State small water systems" means a system for the provision of piped water to the public for human consumption which serves at least five (5), but not more than fourteen (14), service connections.

SECTION 47. Section 8.04.452 is hereby added to read as follows:

8.04.452 Temporary food booth.

"Temporary food booth" means a temporary food facility, as defined in the California Health and Safety Code, Section 113930, approved by the County health officer, which operates at an approved community event.

SECTION 48. Section 8.04.453 is hereby added to read as follows:

8.04.453 Temporary food booth, demonstrator.

"Temporary food booth, demonstrator" means a temporary food booth operated at a community event for the purpose of offering or serving packaged or nonpackaged food, without charge, to the public for the purpose of publicizing, advertising, or promoting the sale of food products or food equipment, which operates by permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 49. Section 8.04.454 is hereby added to read as follows:

8.04.454 Temporary food booth, prepackaged.

"Temporary food booth, prepackaged" means a temporary food booth operating at a community event which offers for sale only commercially prepackaged food with or without offering prepackaged samples, and which operates by permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 50. Section 8.04.455 is hereby added to read as follows:

8.04.455 Temporary food booth, prepackaged with food sampling.

"Temporary food booth, prepackaged with food sampling" means a temporary food booth operating at a community event which offers for sale only commercially prepackaged food and offers or serves nonpackaged food to the public without charge

for the purpose of promoting the sale of food, and which operates by permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 51. Section 8.04.456 is hereby added to read as follows:

8.04.456 Temporary food booth, preparation.

"Temporary food booth, preparation" means a temporary food booth operating at a community event which offers for sale nonpackaged food, and which operates by permit for up to twenty-five (25) consecutive or non-consecutive days in a ninety (90) day period.

SECTION 52. Section 8.04.457 is hereby added to read as follows:

8.04.457 Temporary food booth at certified farmers' market annual, prepackaged.

"Temporary food booth at certified farmers' market annual, prepackaged" means a prepackaged temporary food booth as defined in Section 8.04.454, which operates at a certified farmers' market for up to twelve (12) months per year.

SECTION 53. Section 8.04.458 is hereby added to read as follows:

8.04.458 Temporary food booth at certified farmers' market annual, prepackaged with food sampling.

"Temporary food booth at certified farmers' market annual, prepackaged with food sampling" means a prepackaged temporary food booth with food sampling as defined in Section 8.04.455, which operates at a certified farmers' market for up to twelve (12) months per year.

SECTION 54. Section 8.04.459 is hereby added to read as follows:

8.04.459 Temporary food booth at certified farmers' market annual food booth, preparation.

"Temporary food booth at certified farmers' market annual food booth, preparation" means a temporary food booth preparation as defined in Section 8.04.456, which operates at a certified farmers' market for up to twelve (12) months per year.

SECTION 55. Section 8.04.522 is hereby added to read as follows:

8.04.522 Well construction.

"Well construction" means to drill, dig, bore, or excavate any well or to convert any industrial, or irrigation well for use as a domestic water well.

SECTION 56. Section 8.04.523 is hereby added to read as follows:

8.04.523 Well destruction.

"Well destruction" means to destroy a well as defined in Los Angeles County Code, Title 11, Section 11.38.330.

SECTION 57. Section 8.04.524 is hereby added to read as follows:

8.04.524 Well renovation.

"Well renovation" means to deepen an existing well or any modification of an existing well or well casing.

SECTION 58. Section 8.04.645 is hereby amended to read as follows:

8.04.645 Fees for additional reinspections of food-related businesses.

In addition to the public health license and permit fees provided by Section 8.04.640, all persons engaged in the sale or processing of food shall pay the appropriate reinspection fee listed in Section 8.04.720 of this chapter. A reinspection fee shall be due and payable whenever:

A. The eCounty health officer has given an official inspection report identifying written notice of a public health code violation or violations to the person who owns or operates such a business, and the notice contains a reinspection date by which the violation or violations must be corrected;

B. The violation or violations have not been corrected by the reinspection date provided on the official inspection report notice of violation; and

C. An additional reinspection is necessary to determine that the violation or violations have been corrected.

SECTION 59. Section 8.04.650 is hereby amended to read as follows:

8.04.650 Notice to be given.

A. All official inspection reports issued ~~written notices of violations~~ to food-related businesses shall contain ~~the following written~~ a notice similar to the following:

"~~NOTICE~~—Failure to correct the above violations by the reinspection compliance date ~~noted above~~ may result in additional fees of (amount of fee) for each additional reinspections."

B. When an additional reinspection fee is due and payable pursuant to Section 8.04.645 of this chapter, the eCounty health officer shall provide a written notice

of additional reinspection fee and the delinquency date for payment of the fee to the person engaged in such business and to the Treasurer-Tax Collector. The written notice shall provide the following a warning similar to the following:

"Notice -- Because of necessary additional reinspections of your business, you must pay a fee of (amount of fee). The fee is payable to the Treasurer-Tax Collector and must be received or postmarked on or before (date of delinquency).

Failure to pay such fee by this date shall result in the assessment of a penalty of \$50.00, plus interest of 1-1/2 per month, in addition to the underlying fee."

SECTION 60. Section 8.04.690 is hereby deleted in its entirety:

~~8.04.690 Fee exemptions -- Charitable institutions.~~

~~Any person or organization which conducts, exclusively for charitable purposes, an activity for which a public health license or permit is required under this chapter and from which no person benefits through the distribution of profits, payment of excessive charges or compensation, or the more advantageous pursuit of their business or profession shall not be charged any fee for such license or permit. Facts showing entitlement to such exemption from a fee requirement shall be shown by affidavit filed with the Treasurer-Tax Collector.~~

SECTION 61. Section 8.04.700 is hereby amended to read as follows:

8.04.700 Fee exemptions -- Conditions for charitable activities.

An activity for which a public health license or permit is required by this chapter shall be deemed to qualify for a no-fee license or permit pursuant to Section 8.04.690 if:

A. ~~It complies with Section 214 of the California Revenue and Taxation Code as now or hereafter amended~~The entity providing the activity complies with United States Code, Title 26, Internal Revenue Code, Section 501(c)(3); and

B. ~~If a day care center, it complies with Section 214 and 221 of the California Revenue and Taxation Code as now or hereafter amended;~~The activity which is being licensed or permitted exclusively provides:

1. Meals without charge to the recipient; or,

2. Housing without charge to the recipient or at reduced rents through Permanent Supportive Housing as that term is defined in Section 8.04.345; or,

3. Therapeutic services without charge to the recipient. For purposes of this Section 8.04.700, "therapeutic services" shall mean activities intended to treat an illness or disability.

C. ~~If a private boarding school, it complies with Section 214.5 of the California Revenue Taxation Code as now or hereafter amended, or Article XIII, Section I-a of the State Constitution as now or hereafter amended, or is so conducted that if it owned real property on which such private boarding school is conducted such real property would be exempt pursuant to said Section 214.5 or Section I-a.~~

SECTION 62. Section 8.04.705 is hereby amended to read as follows:

8.04.705 Fees for unlicensed activities.

A. The county shall recover the cost of the County health officer's enforcement activities when they are otherwise not regulated by a public health license

or permit as listed in Section 8.04.720. The county shall also recover any reasonable costs that it may incur in connection with the collection of such fees.

B. The fee shall be assessed when:

1. The County health officer has issued an official inspection report or notice of violation requiring correction of a condition found to exist on property owned, maintained or occupied by the person or persons liable for such condition; and

2. ~~The condition has been corrected or the~~ County health officer has spent at least ~~three~~one (1) hours in attempting to obtain correction of the condition.

C. The fee shall be determined in accordance with the Standard Hourly Billing Rate Schedule in Section 8.04.728 Subsection C. ~~by the enforcement effort made to obtain correction, as follows:~~

One hour or less	\$50.00
More than one but less than three hours	125.00
Three or more hours	250.00

SECTION 63. Section 8.04.720 is hereby amended to read as follows:

8.04.720 Fee schedule.

<u>Business Classification</u>	<u>Permit Fee</u>
<u>Animal Food Market</u>	<u>\$175.00</u>
Animal keeper:	
Category I	\$255.00 <u>454.00</u>

Category II	317.00 <u>562.00</u>
Category III	384.00 <u>616.00</u>
Boarding home:	
5 7 to 15 persons	231.00 <u>508.00</u>
16 to 50 or more persons	358.00 <u>616.00</u>
<u>51 or more persons</u>	<u>681.00</u>
Body art:	
Body art establishment	432.00 <u>783.00</u>
Body art technician independent operator	432.00 <u>212.00</u>
<u>Caterer:</u>	
<u>0 to 999 square feet</u>	<u>1,895.00</u>
<u>1000 to 1999 square feet</u>	<u>2,069.00</u>
<u>2000 or more square feet</u>	<u>2,624.00</u>
Certified farmers' markets <u>sponsor:</u>	
Number of certified producers:	
1 to 20 <u>certified producers</u>	327.00 <u>187.00</u>
21 to 35	561.00
36 21 or more <u>certified producers</u>	932.00 <u>281.00</u>
Children's camp	392.00 <u>671.00</u>
<u>Children's day camp</u>	<u>865.00</u>
Commercial sex venue	1,088.00

Commercial laundry:	
Less than 4,000 square feet	167.00 <u>519.00</u>
More than 4,000 square feet	365.00 <u>671.00</u>
Day care center:	
7 to 15 children-cared for	273.00 <u>454.00</u>
16 to <u>50</u> or more children	369.00 <u>508.00</u>
<u>51 or more children</u>	<u>541.00</u>
Fertilizer manufacturer	700.00 <u>1,557.00</u>
Food demonstrator	458.00 <u>379.00</u>
<u>Food facility or food establishment reinspection</u>	<u>126.00</u>
Reinspection	<u>51.00</u>
Food market, retail:	
<u>25 to 1,999 square feet – low risk</u>	<u>251.00</u>
<u>25 to 1,999 square feet – moderate risk</u>	<u>629.00</u>
<u>25 to 1,999 square feet – high risk</u>	<u>1,003.00</u>
<u>2,000 or more square feet – low risk</u>	<u>337.00</u>
<u>2,000 or more square feet – moderate risk</u>	<u>719.00</u>
<u>2,000 or more square feet – high risk</u>	<u>1,166.00</u>
More than 10, but less than 51 square feet	233.00
51 square feet, but less than 2,000 square feet	553.00
2,000 square feet, but less than 6,000 square feet	710.00

6,000 square feet or more	1,044.00
Reinspection--all sizes	106.00
Food market, wholesale	553.00 856.00
Reinspection	212.00
Food market complex, wholesale	354.00 1,250.00
Food processing establishment:	
Less than 2,000 square feet of food preparation rooms	944.00 2,000.00
2,000 to 5,999 square feet of food preparation rooms	1,632.00 2,354.00
6,000 square feet or more of food preparation rooms	2,456.00 2,624.00
Reinspection--all sizes	298.00 174.00
Food salvager	1,734.00 1,817.00
Reinspection	381.00
Food vehicle:	
<u>Mobile food facility – food cart, low risk</u>	<u>602.00</u>
<u>Mobile food facility – food cart, high risk</u>	<u>671.00</u>
Mobile food facility – <u>food</u> vehicle, low risk	<u>602.00</u>
Mobile food facility – <u>food</u> vehicle, high risk	<u>787.00</u>
a. — Independent wholesale:	
For each vehicle	98.00
Reinspection	56.00
b. — Retail:	

For each vehicle	297.00
Reinspection	99.00
c. — Dairy:	
For each vehicle	98.00
Reinspection	56.00
d. — Limited	532.00
Reinspection	176.00
e. — Unpackaged food vehicles which sell or dispense nuts, produce, pretzels and similar bakery products, or candy	380.00
Reinspection	127.00
f. — Unpackaged food vehicles which sell or dispense popcorn, snow cones, hot dogs, or whole fish	532.00
Reinspection	176.00
g. — Prepackaged	301.00
Reinspection	100.00
Food vehicle commissary:	
0 to 10 vehicles	487.00 498.00
11 to 60 or more vehicles	890.00 567.00
61 vehicles and above, plus trucks	1,467.00
Reinspection of all sizes	163.00

Food vehicle storage facility	332.00
Reinspection	40.00
Food vehicle cleaning and storage facility	366.00
Reinspection	95.00
Food warehouse:	487.00
<u>1 to 4,999 square feet</u>	<u>352.00</u>
<u>5,000 or more square feet</u>	<u>387.00</u>
Reinspection	175.00
Fruit and vegetable market, wholesale	553.00
Reinspection	212.00
Garment manufacturing establishment:	
Less than <u>Up to 1,000 square feet</u>	390.00 <u>519.00</u>
1,001 to 4,999 square feet	508.00 <u>584.00</u>
5,000 to 9,999 square feet	611.00 <u>606.00</u>
10,000 to 19,999 square feet	730.00 <u>627.00</u>
More than 20,000 square feet	876.00 <u>692.00</u>
<u>Garment manufacturing complex</u>	<u>671.00</u>
Hotel or motel without swimming pool:	
6 to 10 rooms	351.00 <u>433.00</u>
11 to 20 50 rooms	547.00 <u>433.00</u>
<u>21 to 50 rooms</u>	<u>530.00</u>

51 <u>to 100</u> rooms and over	1,474.00 <u>552.00</u>
<u>101 rooms and over</u>	<u>649.00</u>
Hotel with swimming pool:	
6 to 10 rooms	650.00
11 to 50 rooms	846.00
51 rooms and over	1,775.00
Laundry (self-service):	
Less than 4,000 square feet of work rooms	167.00 <u>162.00</u>
4,000 square feet or more of work rooms	365.00 <u>221.00</u>
Milk warehouse	164.00
Mobile food preparation unit	695.00
Reinspection	231.00
Multiple-dwelling units without swimming pool:	
Apartments--5 to 10 units	203.00 <u>299.00</u>
Apartments--11 to 20 units	303.00 <u>309.00</u>
Apartments--21 to 50 units	370.00 <u>368.00</u>
Apartments--51 to 100 units	447.00 <u>394.00</u>
Apartments--101+ units	468.00 <u>417.00</u>
Condominiums--5 to 10-20 units	93.00 <u>110.00</u>
<u>Condominiums--11 to 20 units</u>	<u>120.00</u>
Condominiums--21 to 50 units	139.00 <u>133.00</u>

Condominiums-- 51 to 100 or more units	483.00 <u>194.00</u>
<u>Condominiums--101 or more units</u>	<u>284.00</u>
Multiple dwelling units with swimming pool:	
Apartments--5 to 10 units	379.00
Apartments--11 to 20 units	484.00
Apartments--21 to 50 units	565.00
Apartments--51 to 100 units	662.00
Apartments--101+ units	685.00
Condominiums--5 to 20 units	243.00
Condominiums--21 to 50 units	289.00
Condominiums--51 or more units	332.00
Personal hawker	158.00 <u>863.00</u>
Reinspection	51.00
Pet food store	233.00
Reinspection	108.00
Picnic service operator	618.00
Private boarding school	485.00 <u>649.00</u>
<u>Private school cafeteria</u>	<u>476.00</u>
Processor-owned milk-delivery vehicle:	
For each vehicle	68.00
Public water system:	

a. — State small water systems	1,104.00
b. — Community water systems:	
200 to 1,000 services or users	1,629.00
1,001 to 5,000 services or users	1,940.00
5,001 or more services or users	2,512.00
<u>Recycled water:</u>	
<u>Inspection</u>	<u>260.00</u>
<u>Use site registration</u>	<u>65.00</u>
<u>Residential Hotel/Single Room Occupancy:</u>	
<u>6 to 10 units</u>	<u>433.00</u>
<u>11 to 20 units</u>	<u>433.00</u>
<u>21 to 50 units</u>	<u>530.00</u>
<u>51 to 100 units</u>	<u>552.00</u>
<u>101 or more units</u>	<u>649.00</u>
<u>Restaurant:</u>	
<u>For seating capacity of:</u>	
<u>Under 11</u>	<u>553.00</u>
<u>011 to 30 seats – low risk</u>	<u>707.00277.00</u>
<u>0 to 30 seats – moderate risk</u>	<u>625.00</u>
<u>0 to 30 seats – high risk</u>	<u>1,049.00</u>
<u>31 to 60 seats – low risk</u>	<u>817.00299.00</u>

<u>31 to 60 seats – moderate risk</u>	<u>663.00</u>
<u>31 to 60 seats – high risk</u>	<u>1,138.00</u>
<u>61 to 150 seats – low risk</u>	<u>322.00</u>
<u>61 to 150 seats – moderate risk</u>	<u>729.00</u>
<u>61 – 150 seats – high risk</u>	<u>1,196.00</u>
<u>151 seats or more – low risk</u>	<u>348.00</u>
<u>151 seats or more – moderate risk</u>	<u>810.00</u>
<u>151 seats or more – high risk</u>	<u>1,250.00</u>
61 to 100	915.00
101 to 150	1,160.00
151 to 200	1,180.00
201 to 400	1,294.00
401 or over	1,468.00
Reinspection: 1 to 100 seats	109.00
Reinspection: 101 or more seats	107.00

(In computing drive-in restaurant seating capacity, each customer parking space shall be calculated as equivalent to a seating capacity of two. Notwithstanding any of the foregoing, when the restaurant is a snack bar or refreshment stand on the premises of a walk-in or drive-in theater, as set forth in Section 8.04.400 of this chapter, the fee shall be equivalent to that imposed on a restaurant of less than 44 <u>thirty (30)</u> seats.)	
<u>Senior feeding site</u>	<u>314.00</u>
Septic tank, cesspool, chemical toilet or sewage seepage pit:	
For each cleaning vehicle <u>Sewage pumper truck</u>	225.00 <u>422.00</u>
Swap meet prepackaged food stand <u>booth</u>	158.00
<u>Reinspection</u>	51.00
Swimming pool or public swimming area	297.00
<u>High risk:</u>	
<u>First pool at location</u>	<u>876.00</u>
<u>Each additional pool at the same location</u>	<u>454.00</u>
<u>Low risk:</u>	
<u>First pool at location</u>	<u>238.00</u>
<u>Each additional pool at the same location</u>	<u>141.00</u>
<u>Moderate risk:</u>	

<u>First pool at location</u>	<u>584.00</u>
<u>Each additional pool at the same location</u>	<u>303.00</u>
Theater (including drive-in)	205.00 <u>234.00</u>
Tobacco Retail License Fee	235.00
Toilet rental agency	459.00 <u>476.00</u>
Tourist court without swimming pool:	
6 to 10 rooms	351.00
11 to 50 rooms	547.00
51 or more rooms	1,474.00
Tourist court with swimming pool:	
6 to 10 rooms	650.00
11 to 50 rooms	846.00
51 or more rooms	1,775.00
Vending machines	62.00
Reinspection	28.00
<u>Water systems:</u>	
<u>15 to 24 service connections</u>	<u>1,103.00</u>
<u>25 to 99 service connections</u>	<u>1,233.00</u>
<u>100 to 199 service connections</u>	<u>1,363.00</u>
<u>Local small water system (1 to 4 service connections)</u>	<u>714.00</u>
<u>State small water system (5 to 14 service connections)</u>	<u>844.00</u>

<u>Non-community water system non-transient</u>	<u>844.00</u>
<u>Non-community water system transient</u>	<u>844.00</u>
Wiping rag business	167.00 <u>714.00</u>

SECTION 64. Section 8.04.725 is hereby amended to read as follows:

8.04.725 Schedule of Pplan check fees and site inspection fees.

The Schedule of Pplan Ccheck fees and site inspection fees required to be paid at the time of plans are submitted~~ing plans are as follows~~ to the County health officer shall be as follows:

Business Classification	Plan Check and Site- Inspection Fees
Body art establishment	269.00 <u>990.00</u>
Mobile body art establishment	269.00 <u>990.00</u>
Cross-connection	1,348.00 <u>1,557.00</u>
Food facility remodel,	
300 square feet or less	274.00
Food market, wholesale and retail:	
40 <u>25</u> to 50 square feet	317.00 <u>746.00</u>
51 to 1,999 square feet	483.00 <u>973.00</u>
2,000 to 5,999 square feet	638.00 <u>1,071.00</u>
6,000 to 19,999 or more square feet	799.00 <u>1,363.00</u>
<u>20,000 or more square feet</u>	<u>1,655.00</u>

Business Classification	Plan Check and Site- Inspection Fees
<u>Food market, wholesale:</u>	<u>1,304.00</u>
<u>Food market complex, wholesale</u>	<u>2,012.00</u>
Food processing establishment:	
1 to 1,999 square feet	502.00 <u>1,525.00</u>
2,000 to 5,999 square feet	799.00 <u>1,882.00</u>
6,000 or more square feet	4,173.00 <u>2,249.00</u>
Food salvager	464.00
Food vehicle, retail	340.00 <u>649.00</u>
Food vehicle commissary	365.00 <u>692.00</u>
Food vehicle storage facility	175.00
Food vehicle cleaning and storage facility	175.00
Food warehouse:	365.00
<u>0 to 500 square feet</u>	<u>746.00</u>
<u>501 to 4,999 square feet</u>	<u>876.00</u>
<u>5,000 to 9,999 square feet</u>	<u>1,006.00</u>
<u>10,000 or more square feet</u>	<u>1,103.00</u>
Laundry facility	119.00
Radiation health:	
Dental	290.00 <u>357.00</u>

Business Classification	Plan Check and Site- Inspection Fees
Other	572.00 <u>699.00</u>
Restaurant:	
0 to 60 seats <u>Less than 500 square feet</u>	757.00 <u>908.00</u>
61 to 200 seats <u>500 to 1,999 square feet</u>	1,136.00 <u>1,330.00</u>
<u>2,000 to 3,999 square feet</u>	<u>1,622.00</u>
201 or more seats <u>4,000 – 9,999 square feet</u>	1,213.00 <u>1,979.00</u>
<u>10,000 or more square feet</u>	<u>2,368.00</u>
Swimming pool, public - <u>new</u>	809.00 <u>1,038.00</u>
<u>Swimming pool, public – major renovation</u>	<u>389.00</u>
<u>Swimming pool, public – minor renovation</u>	<u>130.00</u>
<u>Swimming pool, public – standard renovation</u>	<u>260.00</u>
<u>Water systems:</u>	
<u>Community water systems (new or revised or ownership change)</u>	<u>1,298.00</u>
<u>Non-community water system (new or revised or ownership change)</u>	<u>1,038.00</u>

SECTION 65. Section 8.04.728 is hereby amended to read as follows:

8.04.728 Service charges--Basis--Payment.

A. Whenever another government jurisdiction requires a person to secure an inspection, evaluation, report or approval by the eCounty health officer, necessitating the eCounty health officer to provide a service, such person shall pay a fee to offset the costs incurred by the eCounty health officer as set forth in this section.

B. Any person who voluntarily seeks to secure, from the eCounty health officer, an inspection, evaluation, report, approval, or other service related to a business not listed in Section 8.04.720 shall pay a fee to offset the costs incurred by the eCounty health officer as set forth in this section.

C. Requests for special services described in sSubsections A and B of this section shall be made on forms provided for that person by the eCounty health officer. Services provided by the eCounty health officer for businesses that are not listed in Section 8.04.720 and that are not detailed in the following sSchedule of Service Charge in Subsection F, shall be charged in accordance with the following Standard Hourly Billing Rate Schedule. at the rate of \$68.00 per hour. All applicable fees, as provided in this chapter, shall be paid at the time of application or request.

<u>POSITION CLASSIFICATION</u>	<u>Rate (\$/hr)</u>
<u>Chief Environmental Health Specialist</u>	<u>\$153.00</u>
<u>Clerical – Blended</u>	<u>68.00</u>
<u>Environmental Health Specialist II</u>	<u>116.00</u>
<u>Environmental Health Specialist III/IV</u>	<u>129.00</u>
<u>Environmental Health Staff</u>	
<u>Environmental Health Technician</u>	<u>77.00</u>

<u>Epidemiologist</u>	<u>148.00</u>
<u>Industrial Hygienist</u>	<u>141.00</u>
<u>Senior Radiation Protection Specialist</u>	<u>139.00</u>

D. The County health officer, in his discretion, may provide to a party requesting plan review an Expedited Construction Inspection. An Expedited Construction Inspection shall consist of an initial and final inspection to be completed within ten (10) working days from receipt of payment of the fee. A fee shall be charged at the rate of one and a half (1.5) times the appropriate plan check fee and shall cover the cost of the initial and final construction inspection. Any additional construction inspections will be charged according to the Standard Billing Hourly Rate Schedule in Subsection C above.

E. The County health officer, in his discretion, may provide to a party requesting plan review an Expedited Plan Check Review. An Expedited Plan Check Review shall consist of the initial plan review to be completed within ten (10) working days from receipt of payment of the fee and one follow-up plan review. A fee shall be charged at the rate of one and a half (1.5) times the appropriate plan check fee and shall cover the cost of the initial and follow-up plan review. Any additional reviews will be charged according to the Standard Billing Hourly Rate Schedule in Subsection C above.

FD. The following is the Schedule of Service Charges fees for services provided by the County health officer. Failure to pay said fees constitutes a violation of this section and may be prosecuted as such.

Backflow prevention assembly (each):	\$20.00
Backflow prevention device tester:	
Biennial certification examination tester fee	296.00
Listing of certified backflow prevention device testers	240.00
<u>Body art establishment, temporary</u>	<u>258.00</u>
Body art technician:	
Triennial certificate of registration	32.00 <u>47.00</u>
<u>Body art temporary event sponsor</u>	<u>1,426.00</u>
Coastal Commission--Approval in concept	392.00
<u>Community event (a separate permit is required for each event and each location):</u>	
<u>Community event organizer or sponsor</u>	<u>311.00</u>
<u>Temporary food booth – demonstrator</u>	<u>51.00</u>
<u>Temporary food booth – prepackaged</u>	<u>71.00</u>
<u>Temporary food booth – prepackaged with food sampling</u>	<u>101.00</u>
<u>Temporary food booth – food preparation</u>	<u>160.00</u>

<u>Temporary food booth at certified farmers' market- Annual, food preparation</u>	<u>441.00</u>
<u>Temporary food booth at certified farmers' market- Annual, Prepackaged</u>	<u>143.00</u>
<u>Temporary food booth at certified farmers' market- Annual, Prepackaged with food sampling</u>	<u>182.00</u>
Entomology:	
Specimen identification	49.40 <u>41.00</u>
Massage parlor:	
Massage parlor inspection	249.00 <u>175.00</u>
Massage technician exam	<u>159.00</u>
Mountain cabin site:	
<u>County Health officer inspection (per United States Forest Service requirements)</u>	Functional hourly rate
Nondiagnostic laboratories:	
Annual fee	<u>150.00</u>
Additional fee site	<u>48.00</u>
Additional diagnostic test fee	<u>144.00</u>
Owner initiated inspection	<u>243.00</u>
a. <u>Restaurant – low risk</u>	<u>287.00</u>
b. <u>Restaurant – moderate risk</u>	<u>340.00</u>

c. <u>Restaurant – high risk</u>	<u>383.00</u>
d. <u>Food market retail – low risk</u>	<u>250.00</u>
e. <u>Food market retail – moderate risk</u>	<u>312.00</u>
f. <u>Food market retail – high risk</u>	<u>333.00</u>
Private sewage disposal system:	
<u>County Health officer inspection (per VA/FHA requirements)</u>	<u>365.00</u>
<u>County Health officer permit (per Title 28, Los Angeles County Code, Ordinance 2269, Section 1109):</u>	
New system	786.00 <u>389.00</u>
Existing system	721.00 <u>454.00</u>
<u>Public health license waiver letter request (garment industry)</u>	<u>249.00</u>
<u>Public/state water system enforcement activities:</u>	
<u>Public water system administrative hearing</u>	<u>324.00</u>
<u>Public water system citation</u>	<u>649.00</u>
<u>Public water system NOV</u>	<u>260.00</u>
<u>State – local water system administration hearing</u>	<u>324.00</u>
<u>State – local water system citation</u>	<u>519.00</u>
<u>State – local water system NOV</u>	<u>260.00</u>
Site transfer/site address change	<u>51.00</u>

Soft serve high count resample	99.00 <u>389.00</u>
Swimming pool service exam and certification:	
Swimming pool service technician exam	166.00 <u>184.00</u>
Swimming pool service apprentice certification	32.00 <u>65.00</u>
Temporary events (a separate permit and fee is required per event):	
Carnival	419.00
Carnival concession stand	166.00
Unlicensed activities:	
One hour or less	58.00
More than one hour but less than three hours	142.00
Three or more hours	285.00
<u>Water sampling – commercial for USDA</u>	<u>714.00</u>
<u>Water supply yield:</u>	
<u>Water supply yield test – commercial</u>	<u>1,038.00</u>
<u>Water supply yield test – residential four (4) connections or less</u>	<u>844.00</u>
<u>Water supply yield test – residential each additional connections beyond four (4)</u>	<u>519.00</u>
Water treatment systems:	
<u>Water treatment system E</u> evaluation investigation fee	201.00 <u>519.00</u>

Wells:	
Application for well construction permit; well drilling and destroying or conversion of existing well (per requirement of Los Angeles County Code Sections 11.38.150 and 11.38.160)	327.00
Application for well yield test permit; establishes water availability for residential and commercial development (per requirements of Los Angeles County Code Sections 11.38.155 and 11.38.165)	337.00
Well monitoring <u>Monitoring well construction (less than twenty-five (25) wells per parcel)</u>	201.00 <u>519.00</u>
<u>Monitoring well construction twenty-five (25) or more wells per parcel</u>	<u>130.00</u>
<u>Well construction (production, cathodic, irrigation)</u>	<u>844.00</u>
<u>Well destruction – or renovation (production, cathodic, irrigation)</u>	<u>1,103.00</u>
<u>Geothermal heat exchange well construction</u>	<u>519.00</u>
<u>Well application cancellation</u>	<u>65.00</u>
<u>Well site plan review</u>	<u>584.00</u>

SECTION 66. Section 8.04.820 is hereby amended to read as follows:

8.04.820 Procedures for issuing public health licenses and permits for temporary activities.

A. Notwithstanding Section 8.04.640, if the applicant for a public health license or permit under this chapter shows to the satisfaction of the Treasurer-Tax Collector that because a business or occupation or other activity is of a seasonal nature, or because of statutory or ordinance regulations or restrictions, ~~or because of termination or loss of lease,~~ or because of acquisition by the public of the premises on which the occupation or business or other activity is situated, or because of similar reasons, such business, occupation or activity can only be carried on for a limited period of time, not more than three-quarters of a year, a license or permit may be issued for such period of time and the license or permit fee shall be the following fraction of the annual fee:

1. One-quarter of a year or less, one-fourth;
2. More than one-quarter but not more than one-half of a year, one-half;
3. More than one-half but not more than three-quarters of a year, three-fourths.

B. Such license or permit may be issued for the limited period without regard to fiscal years.

C. Notwithstanding any other provision of this section, a swimming pool shall not be considered a seasonal activity.

~~D. Where this section applies to a restaurant having a seating capacity of less than 11 seats, the permit fee shall be computed based upon the fee for 11 to 31 seat capacity.~~

SECTION 67. Section 20.52.020 is hereby amended to read as follows:

20.52.020 Purpose of Division 4 provision – Statutory authority.

The purpose of the ordinance codified in Division 4 of this title is to provide for the enforcement of the Z'berg-Kapiloff Solid Waste Control Act of 1976, Section 66795 et seq. of the Government Code and the regulations promulgated thereunder and under Section 66770 of the Government Code pertaining to the minimum standards for solid-waste handling and disposal, and to create a fee structure for solid-waste facilities, waste collectors, waste recovery operations and waste collection trucks.

SECTION 68. Section 20.56.005 is hereby added to read as follows:

20.56.005 Biosolids processing/composting at publicly operated treatment works.

"Biosolids processing/composting at publicly operated treatment works" means the controlled biological decomposition of solid, semi-solid, or liquid residue generated during the treatment of domestic sewage in a treatment works. "Biosolids," as defined in California Code of Regulations, Title 14, Section 17852(a)(9), includes, but is not limited to, treated domestic septage and scum or solids removed in primary, secondary, or advanced wastewater treatment processes. Biosolids does not include ash

generated during the firing of sewage sludge in a sewage sludge incinerator or grit and screenings generated during the preliminary treatment of domestic sewage in a treatment works.

SECTION 69. Section 20.56.011 is hereby added to read as follows:

20.56.011 Chipping and grinding operations.

"Chipping and grinding operations" means an operation which does not produce compost, and which mechanically reduces the size or otherwise engages in the handling of compostable material, as defined in California Code of Regulations, Title 14, Section 17852(a)(10), and which receives up to two hundred (200) tons per day of material that may be handled by a green material composting operation.

SECTION 70. Section 20.56.012 is hereby added to read as follows:

20.56.012 Compostable material handling operations.

"Compostable material handling operations" means an operation which processes, transfers, or stores any compostable material, as defined in California Code of Regulations, Title 14, Section 17852(a)(11), that when accumulated may become active compost, as defined in California Code of Regulations, Title 14, Section 17852(a)(1). Handling of compostable materials results in controlled biological decomposition. Handling includes composting, screening, chipping and grinding, and storage activities related to the production of compost, compost feedstock, and chipped and ground materials. Compostable materials handling operation does not include activities excluded from regulation in California Code of Regulations, Title 14, Section

17855. Compostable materials handling operation also includes the following, as defined in California Code of Regulations, Title 14, Section 17852 (a)(6), (a)(10), (a)(21) and (a)(34):

- A. Agricultural material composting operations;
- B. Chipping and grinding operations and facilities;
- C. Green material composting operations and facilities; and
- D. Research composting operations.

SECTION 71. Section 20.56.013 is hereby added to read as follows:

20.56.013 Construction and demolition wood debris chipping and grinding operations.

"Construction and demolition wood debris chipping and grinding operations" means a site which conducts chipping and grinding activities to produce construction and demolition mulch, as defined in California Code of Regulations, Title 14, Section 17381(f). Authorized chipping and grinding activities do not produce active compost, but mechanically reduce the size of lumber and other wood material to produce construction and demolition mulch.

SECTION 72. Section 20.56.014 is hereby added to read as follows:

20.56.014 Contaminated soil transfer or processing operations.

"Contaminated soil transfer/processing operations" means an operation which handles only contaminated soil, as defined in California Code of Regulations, Title 14, Section 17361 (b)(1)(2), for purposes of treatment, storage, or transfer.

SECTION 73. Section 20.56.031 is hereby added to read as follows:

20.56.031 Green material composting operations.

"Green material composting operations" means an operation which composts green material, additives, and/or amendments. A green material composting operation may also handle manure and paper products. An operation which handles a feedstock that is not green material, manure, or paper products, shall not be considered a green material composting operation. A green material composting operation may have up to twelve thousand five hundred (12,500) cubic yards of feedstock, compost, or chipped and ground material on site at any one time.

SECTION 74. Section 20.56.033 is hereby added to read as follows:

20.56.033 Intermodal cargo processing.

"Intermodal cargo processing" means an activity which processes, transfers, or stores municipal solid waste into intermodal cargo containers for transportation by rail to a sanitary landfill.

SECTION 75. Section 20.56.034 is hereby added to read as follows:

20.56.034 Inert debris engineered fill operations.

"Inert debris engineered fill operations" means a disposal activity exceeding one (1) year in duration in which fully cured asphalt, uncontaminated concrete (including steel reinforcing rods embedded in the concrete), brick, ceramics, clay and clay products, which may be mixed with rock and soil, are spread on land in lifts and compacted under controlled conditions to achieve a uniform and dense mass which is capable of supporting structural loading as necessary, and having other characteristics

appropriate for an end use approved by all governmental agencies having jurisdiction, such as roads, building sites, or other improvements, where an engineered fill is required to facilitate productive use of the land.

SECTION 76. Section 20.56.036 is hereby added to read as follows:

20.56.036 Inert debris type A processing operations.

"Inert debris type A processing operations" means a site which receives less than one thousand five hundred (1,500) tons per operating day of only type A inert debris for storage, handling, transfer, or processing, as defined in California Code of Regulations, Title 14, Section 17381(o).

SECTION 77. Section 20.56.037 is hereby added to read as follows:

20.56.037 Limited volume transfer operations.

"Limited volume transfer operations" means an operation which receives less than sixty (60) cubic-yards, or fifteen (15) tons of solid waste per operating day for the purpose of storing the waste prior to transferring the waste to another solid waste operation, as defined in California Code of Regulations, Title 14, Section 17402(9).

SECTION 78. Section 20.56.053 is hereby added to read as follows:

20.56.053 Research composting operations.

"Research composting operations" means a composting operation that is operated for the purpose of gathering research information on composting. An operator conducting research composting operations shall not have more than five thousand (5,000) cubic-yards of feedstock, additives, amendments, chipped and ground material,

and compost on-site at any one time, as defined in California Code of Regulations, Title 14, Section 17862.

SECTION 79. Section 20.56.054 is hereby added to read as follows:

20.56.054 Sealed container transfer operations.

"Sealed container transfer operations" means a transfer operation which meets the following requirements, as defined in California Code of Regulations, Title 14, Section 17402(26).

A. Handles only solid waste which has previously been placed within containers that have either a latched, hard top or other impermeable cover which is closed tightly enough to:

1. Prevent liquid from infiltrating into or leaking out of the container;

and

2. Prevent the propagation and migration of vectors.

B. The solid waste remains within the unopened containers at all times while on-site; and,

C. The containers are not stored on-site for more than ninety-six (96) hours.

SECTION 80. Section 20.56.057 is hereby added to read as follows:

20.56.057 Small volume construction and demolition/inert (CDI) debris processing operations.

"Small volume construction and demolition/inert (CDI) debris processing operations" means a site which receives less than twenty-five (25) tons of any combination of construction and demolition debris as defined in California Code of

Regulations, Title 14, Section 17381(cc) and type A inert debris as defined in California Code of Regulations, Title 14, Section 17388(1) per operating day for the purposes of storage, handling, transfer, or processing construction and demolition debris.

SECTION 81. Section 20.56.058 is hereby added to read as follows:

20.56.058 Small volume construction and demolition wood debris chipping and grinding operations.

"Small volume construction and demolition wood debris chipping and grinding operations" means a site which receives less than two hundred (200) tons per operating day of construction and demolition mulch feedstock for purposes of processing it into construction and demolition mulch, as defined in California Code of Regulations, Title 14, Section 17381(bb).

SECTION 82. Section 20.56.081 is hereby deleted in its entirety:

~~20.56.081 Small volume transfer station.~~

~~"Small volume transfer station" means any transfer/processing station which receives less than 100 cubic yards or less than 30 tons of solid wastes on a daily basis.~~

SECTION 83. Section 20.64.110 is hereby amended to read as follows:

20.64.110 Schedule of solid waste Ppermit and Rregulatory fees.

Every solid waste facility operator, waste collector, self-hauler, or ~~small volume transfer station operator~~ facility salvaging solid waste for recycling reuse or resale must pay the following fees to the enforcement agency:

<u>Business Classification</u>	<u>Permit and Regulatory Fees</u>
A. Waste collector:	
1. Permit application fee	No fee
2. Regulatory service fees, payable annually:	
a. Each business	\$1,006.00 <u>454.00</u> annually
b. Each waste collection vehicle	66.00 <u>43.00</u> annually
B. Self-hauler:	
Permit application and regulatory service fees: each property served	No fee
C. Solid waste facility:	
1. Permit application fees:	
a. New application	999.00
b. Application to revise or modify existing permit	999.00
2. Regulatory service fees:	
a. Disposal site or facility, payable monthly:	
i. Where specific tonnages of waste are measured	24.36 per ton

<u>Business Classification</u>	<u>Permit and Regulatory Fees</u>
ii. Where weight of waste is not measured in tonnage	0.019,033 per cubic yard
b. Transfer/processing station, payable monthly:	
i. Where specific tonnages of waste are measured	24.36 per ton
ii. Where weight of waste is not measured in tonnage	0.019,033 per cubic yard
e. Small volume transfer station, payable annually	1,504.00
D. <u>Transfer station:</u>	
1. <u>Sealed container transfer operation, payable annually</u>	865.00
2. <u>Transfer station limited volume, payable annually</u>	1,081.00
E. <u>Solid waste facility municipal yard fee</u>	454.00
F. <u>Solid waste salvage operations or facilities:</u>	
a. <u>Biosolids processing/composting at publicly owned treatment works</u>	2,336.00 annually

<u>Business Classification</u>	<u>Permit and Regulatory Fees</u>
b. <u>Chipping and grinding operations green waste</u>	<u>1,384.00 annually</u>
c. <u>Contaminated soil transfer or processing operations</u>	<u>1,125.00 annually</u>
d. <u>Green material composting operation</u>	<u>2,509.00 annually</u>
e. <u>Inert debris engineered fill</u>	<u>1,860.00 annually</u>
f. <u>Inert debris type A processing operations</u>	<u>1,298.00 annually</u>
g. <u>Small volume construction demolition debris processing operation</u>	<u>1,298.00 annually</u>
h. <u>Small volume construction demolition wood debris chip grind operation</u>	<u>995.00 annually</u>

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